In the Supreme Court of the State of Alaska

Smallwood Creek, Inc.,

Appellant,

v.

Build Alaska General Contracting, LLC, Lexon Insurance Company, and Western National Mutual Insurance Company,

Appellees.

Supreme Court No. S-17774

Opening Notice

Appellate Rule 204

Date of Notice: 6/18/2020

Trial Court Case No. 4FA-19-02428CI

- 1. On 4/23/2020, Appellant filed an appeal of Judge Peterson's order distributed on 3/17/2020. Final judgment was distributed on 6/15/2020. Attorneys whose names and addresses are correct on this notice need not file an entry of appearance. All documents filed by a party who is not represented by counsel shall include an address at which that party can be served. The caption in this case will be as shown above.
- 2. In accordance with Appellate Rule 204(g), all parties to the trial court proceedings when the final judgment was entered are parties to the appeal. A party who files a notice of appeal, whether separately or jointly, is an Appellant under these rules. All other parties are deemed to be Appellees, regardless of their status in the trial court. An Appellant may elect at any time not to participate in the appeal by filing and serving a notice of non-participation.
- 3. The notice of completion of preparation of file is due from the Appellate Court Records Office (ACRO) on or before 7/28/2020. The record in this appeal will include only the documents and proceedings in the trial court case referenced above. If either party believes that the record should contain documents or proceedings from any other related case, that party should file an appropriate motion.
- 4. The Appellant has not designated transcripts. Any Appellee wishing to designate portions of the record for transcription must do so on or before 6/29/2020. If transcripts are not being prepared at public expense, it is the responsibility of the Appellant's transcriber to ensure that all transcripts designated by any party are received by the court on or before 7/28/2020. The Appellant's transcriber must file one unbound condensed copy and an electronic version of the transcript in the form and format prescribed by the Manual of Transcript Procedures. The manual is available at: https://public.courts.alaska.gov/web/forms/docs/tf-410.pdf.

5. This case may be subject to the requirements of Appellate Rule 221.

On or before 7/20/2020, the attorneys for all parties to this appeal must discuss settlement as required by Appellate Rule 221. The first attorney listed below is responsible for arranging the settlement discussion. Counsel for the parties must file an appropriate notice if the parties reach settlement of any issues. If no settlement is reached, counsel for the parties must file a certificate stating that the attorneys have discussed settlement with knowledge of their clients. This certificate is due on or before 7/28/2020. A form notice/certificate is enclosed with this opening notice. This form is also available on the appellate court web site (www.appellate.courts.state.ak.us).

Clerk of the Appellate Courts

/s/ M. Montgomery

Meredith Montgomery

cc: ACRO

Judge Peterson

Distribution:

Email:

Wickwire, Thomas R. Sparks, Robert A. Ruedy, Jason J.

In the Supreme Court of the State of Alaska

Sma	allwood Creek, Inc., Appellant,	Supreme Court No. S-17774		
	V.	Notice/Certificate Appellate Rule 221		
LLC Wes	d Alaska General Contracting, C, Lexon Insurance Company, and stern National Mutual Insurance apany, Appellees.			
Trial	Court Case No. 4FA-19-02428CI			
	NOTICE/CERTIFICATE REQUI	RED BY APPELLATE RULE 221		
	_			
Part 1	1. Trial Court Settlement History.			
1.	Did the parties attempt settlement at th ☐ yes (answer questions 2-5) ☐ no (skip to Part 2)	ne trial court level?		
2.	What form(s) did the settlement discussions take? (Check all that apply) □ informal discussions □ negotiations led by private neutral (e.g., mediator) name of private neutral:			
	settlement conference with judg	ge		
	other describe:			
3.	Who was involved in the settlement di counsel for all parties all clients other describe:			
4.	How long did the settlement discussio			

			the settlement discussions		
		1	eement on one or more iss		
			ome parties, but not all par	ties	
		issues were narrow			
		no issues or claims	were narrowed or resolve	d	
Par	t 2. Pr	o Se Party Involve	ement.		
		Indicate here if no appellate settlement discussion took place because one or more parties are unrepresented by counsel and therefore the provisions of Appellate Rule 221 do not apply. If the box in this section is checked, the appellant should sign below:			
		Signature		Date	
	If the	e box in this section is	s not checked, the attorney	vs must complete Part 3.	
Par	t 3. Co	ertificate of Appella	ate Settlement Discussi	ion.	
after	the fil	ing of the appeal as i	-	eys have discussed settlement le 221, and that the attorney's	
after	the fil	ing of the appeal as in discount of the s	required by Appellate Ru		
after	the filnt(s) ha	ing of the appeal as a	required by Appellate Rusettlement discussion.		
after	the fil nt(s) ha	ing of the appeal as a	required by Appellate Rusettlement discussion. Signature		
after	The fil nt(s) ha	ing of the appeal as a d knowledge of the s	required by Appellate Rusettlement discussion. Signature Signature		

FILE THIS ORIGINAL PLUS ONE COPY WITH THE COURT.